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18 Attorneys for Plaintiffs,
19 Richemont International, S.A., Richemont International,
20 N.A., Cartier International N.V., Lange Uhren GmbH,
21 and Montblanc-Simplo GmbH

22 **UNITED STATES DISTRICT COURT**

23 **CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION**

24 RICHEMONT INTERNATIONAL, S.A.,
25 RICHEMONT INTERNATIONAL, N.A., CARTIER
26 INTERNATIONAL N.V., LANGE UHREN GmbH and
27 MONTBLANC-SIMPLO GmbH,

28 Plaintiffs,

vs.

IGOR AVRAMENKO d/b/a THE WATCH STORE
d/b/a GIFTS 4U, INC. d/b/a GIFTS4U LLC; 3-A
TECHNOLOGY INC.; ECARD PRO, INC. d/b/a NET
SALE CO. d/b/a NET.SALE.CO. d/b/a WEB DEV
d/b/a XXX.SEXTOYS.NET; INTERCARD PRO;
2002WATCH.NET; WATCH-REPLICA.NET;
2002WATCH.COM d/b/a
ALANGEREPLICAWATCH.COM d/b/a
CARTIERREPLICAWATCH.COM d/b/a
PANERAIREPLICAWATCH.COM d/b/a COOL-
WATCHES.COM d/b/a WATCH-CLONE.COM d/b/a
REPLICADESIGNERWATCH.COM d/b/a REPLICA-
WATCHES.TO d/b/a BEST-WATCH.NET d/b/a
EURO-REPLICA.COM d/b/a WORLD OF WATCHES
d/b/a FAKEWATCH.ORG d/b/a LOVE-SHOP.BIZ
d/b/a CARTIER-REPLICA-WATCHES.COM d/b/a
PANERAI-REPLICA-WATCHES.COM; and various
JOHN and JANE DOES 1-10 (Unidentified) and XYZ
COMPANIES 1-10 (Unidentified),

Defendants.

CASE NO. CV07-1716-AHM
(JTLx)

**ORDER TO SUSPEND THE
PROCEEDINGS**

1 Based on the stipulation filed by Plaintiffs RICHEMONT INTERNATIONAL,
2 S.A., RICHEMONT INTERNATIONAL, N.A., CARTIER INTERNATIONAL N.V.,
3 LANGE UHREN GmbH, and MONTBLANC-SIMPLO, GmbH (collectively,
4 "Plaintiffs") and Defendant IGOR AVRAMENKO d/b/a THE WATCH STORE d/b/a
5 GIFTS 4U, INC. d/b/a GIFTS4U LLC (collectively, "Defendants"), ") and the reasons
6 provided therein, it is hereby ordered that all proceedings in the above-captioned matter,
7 including the close of discovery (currently set for February 25, 2008), be marked off-
8 calendar pending execution of the parties' settlement agreement. Execution of the
9 settlement agreement is expected within the next two weeks, when Defendant
10 Avramenko returns from out-of-town, at which point the parties will file an appropriate
11 stipulation to dismiss the action with prejudice.

12 IT IS THEREFORE ORDERED that this action is dismissed without prejudice to
13 the right, upon good cause shown within 30 days, to reopen this action if settlement is not
14 consummated.

15 SO ORDERED.

16 DATED: February 28, 2008

17 By: _____

Honorable A. Howard Matz

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